

-XX (44)

Melle V. McLaughlin Marlinton, ". Va. Pocchontas County

Subject _	County lif	story	(The Norre
Research	Worker Nol	<u>le Y.</u>	<u>mcloudlin</u>
Typist	Nelle I.	pagipa il	nlin
Source	.111 Book	<u>1, pu</u>	<u>e 506</u>

Date	
Date	Research Taken Myr. 26
Date	Typed 1007. 26, 19/7
Date	Filed

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Melle V. Holaughlin Marlinton, ". Va. Rocchontas County

wells is more hain welling to well in the Va.

Jun. S, 1837, Fransfer of playes by mill, will book 1, p 306.

In the name of God Amen, I Robert H. Beale of the Jounty of Feeshontas being of weak body but of perfectly strong rind and sound reason do now make this my last will and testament feeling that I soon shall enter eternity. I wish the law of my country to be my will with the exception of my slives. They I wish to dispose of in the manner and form following, that is to say I will bequeath unto my dearly beloved wife wary during her matural life my following negro ol wes Anthony, Stephen, Maney and Wesley. Thirdly the residue of my negro slaves I wish and desire my Executors herein fter mentioned to dispose of either at public or private ale which I shall leave at their discretion. 4th. I will and bequeath unto my friend John Beale my whole military apparatus that is to say coat and other appendages. 5th. I give unto Sampson L. Mathews my rifle gun and shot bag. oth. I give my shot gun to my friend andrew G. -thems. 7th. I give my greatcoat unto my friend James A. Filse. 8th. I give and bequeath unto my friend Jacob W. enthers my riding saddle. 9th. I give to my brother Charles beale by his making choice either a bull or a heifer of my stock. 10. I constitute and appoint my friends Sampson L. -there John Deule and Andrew G. Mathews Executors of this my just will and testament revoking all other and former wills as without my hand and send this second day of January, 1833.

Sento

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-XX(44)

Subject hounty History (The Megro)	Date
Research Worker Nelle Y. McLaughlin	Date Rese
Typist Melle Y. McLaughlin	Date Type
Source will Book 1, hore 239	Date File

Date <u>mar. 28, 1971</u>	
Date Research Taken 1.ar. 26	
Date Typed Mar. 27, 1941	

Lelis T. Lelau hlin Larlinton, L. Va. Tosshontas Jounty

cotober 25, 1830, Approisement of Blaves, will Book 1, page 239.

In pursuance of an order issued from the Clerk's office of recamentar County Court we mobert day, Josiah Brown and william Loors and Issae whore being thereby required by the aforesaid order after first being duly sworn do proceed to view and appraise all the personal astate of John Sharp, Decd. which shall be produced to us and make a true perfect inventory of the same to be returned to court under hands in manner and form followeth, to wit

the negro woman named Ma	ncy \$ 163.00
One negro boy nemed Ned	255.00
One megro boy named Geor	ge 140.00
one negro boy named Reul	oen 88.00
One negro boy named James	63.00

Subject _County Listory (Pise To)	Date
Research Worker Helle V. Mc anghlin	Date Research Taken Lor. 26
Typist <u>Valla X. mcLanchlin</u>	Date Typed <u>Lar. 27</u>
Source <u>Will Book 1, page 369</u>	Date Filed 234567

TX (AH)

Poculiontas County

*eb. 15 & 19, 1833, Inventory of Claves sold, a. B. 1, p 369.

An inventory of the property sold at public sale on the 15 and 19th of February, 1853 belonging to the Estate of Mobert H. Beele with the will annexed, to wit

Joseph Hannah

To:

1 black girl Margaret ----- 93.00

Nathan Gilliland

l black boy Gilbert ----- 285.00

Joseph handley

One black woman Amy and child George -- 280.00

Thomas Gaumon

1 black boy Isaac ----- 516.00

Mary Beale

1 black boy Charles ----- 52.00

Thomas Casebolt

1 block girl Julia ---- 66.00

Molle Y. Molaughlin Marlinton, ". Va. Pocahontas County

2 Ch.H)

Subject County History (The Negro)	Date <u>Nur. 28, 1941</u>
Research Worker Nelle Y. McLaughlin	Date Research Taken Lar. 26
Typist Nelle Y. McLeughlin	Date Typed Mar. 27, 1941
Source will Book 1, page 242	Date Filed NEG 13010 WAZISTA
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Relie Y. Lotaughlin Larlinton, N. 'a. Post bonts Sounty

cotober 25, 1850, Dale of Slaves, Will Book 1, page 242.

A sale Bill of the personal estate of John Sharp,
Laccased, as cold by the Administrator william Sharp on the 26th
day of October 1830.

lo:

Thomas Gairord:

One negro woman named Namey and two children named James and Neuben hired for one year ----- 11.00

Junes M. Sharp:

One negro boy numed Boorge hired for one year ----- .50

serah anary:

one negro boy named Hed hired for one year ----- 11.03

Melle V. McLaughlin Marlinton, ". Va. Pocahontas County

- XX Ch4)

Subject Jounty Listory (The Pegro)	Date 26, 1041	
Research Worker Nolle Y. LcLaughlin	Date Research Taken 140r. 26	
Typist Melle Y. wolau hlin	Date Typed Mar. 57, 1941	118
Sourceill Look 1. mare 357	Date Filed 12345678920	

Melle T. 10 Ve.

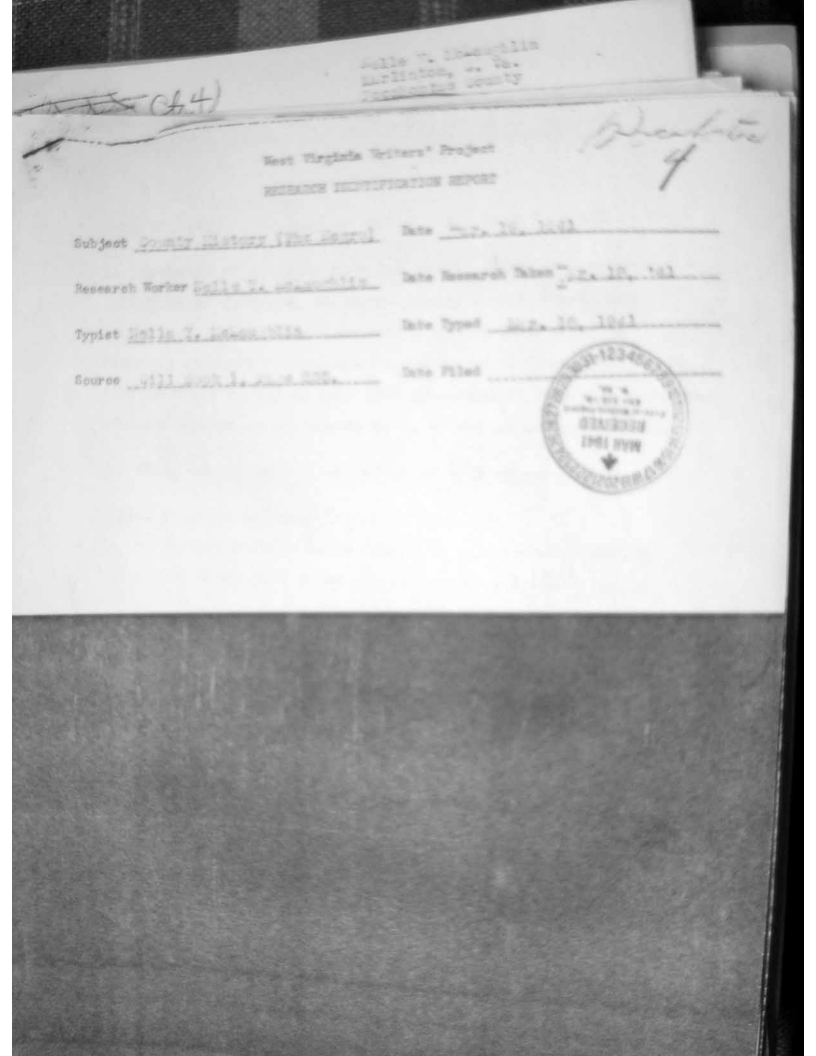
"cale as southfully a

about lites senset,

march 30, 1854, Sele of Slaves, will book 1, page 357.

at the march term 1854 be leasty Lockridge and Jessich Loure and menry 3. Morold both proceeded on this both day of March 1834 to appraise the personal estate of Michael wheek look, as delivered to us by the More, after being only seven for that purpose.

one slock Sirl massed warsh 3	00.00
1 black girl named Betty	400,00
1 block boy John allen	200.00
1 black firl agness Jane	110,00



Melle V. Horanghia Marlinton, ". Va. Pocchontas County

Marianton, M. Vu.

June 17, 1830, Inventory of Plaves, will Book 1, P 835.

In pursuance of an order from the County Court of Pocahontas
Jounty to us directed, we George Poage, Josiah Beard, and
Thomas Hill Commissioners appointed by the said Court to
view and appraise the personal property of milliam Poege, Deed.
have on the 17th day of June 1830 proceeded to view and appraise
so much thereof as was shewed to us by the Executors, to wit:
one black man named Bill willed to be sold ----- \$200.00

willed to Largaret Foage, widow of deceased:

One black woman named Namey ----- 250.00 che black girl named Evaline ---- 75.00

willed to Sam'l D. Poage:

one black boy named AAron ----- 300.00 one black boy named Lewis ----- 150.00

Milled to James Poage, Mentucky:

one black boy named Peter ----- 275.00

.illed to Betsy Hill:

One block girl named Rachel ---- 100.00

willed to leggy Hill:

One black child named Charlotte ----- 60.00

Jac. 7, 1838, Fransfer of Dlaves by will, will Book To. 1 p 219.

In the name of God Amen -- I william loage of the County of rocabontus and state of Virginia heing für advanced in life and reflecting on the uncertainty thereof, order and direct that of Such Estate both real and personal as I now posess shall be destributed in the following manner: to wit, in the first place to my wife Margaret I will a suitable maintenance from the proceeds of the land I now live on with the benefit of the Black woman Namey as also all her household and kitchen furniture. to all my children, to wit my son Jno., mobert, George, william, James and Thos. and their heirs I will one dollar each. To my daughters Mary and Margaret I will one dollar each. Yet nevertheless I will to my son wares my black boy Peter as a compensation for some losses custained: to my son Loses I will two hundred acres of land known by the name of the Cline place, to my daughter Llizabeth I leave my black girl Rachael, to my son-in-law John Hill I leave forty acres of land more or less joining George loags his own land willn, Lughes and the land formerly belonging to the heirs of Crawford to my son Samuel D. rouge I will 205 acres of which I now live on to join his own land achison and loses H. Foage as also all the appertonances thereunto Belonging to him and my son andrew (if he ever return) all my stock of horses, cettle, sheep and hogs, regon and all forming utensils (if not) then said S. D. rouge to own sold stock. I do hereby constitute and appoint said s. s. Posgs my lewful Executor us a compensation

Melle v. Morday Marlinton, ". Va. Pocchontas County

Pocuhentas County

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there for I leave him my two black boys to wit Aaron and
Lowis and also Mancy and her child Evaline at the death of
his mother and do direct and allow that the black man .Wml.
be sold in order to pay claims that may be against my Estate,
Believing as I do that he will not be subject to "ontrol. In
testimony whereof I have hereunto subscribed my name & offered
my seal this 7th day of Jany. 1828.
Josiah Beard
L. W. Althar

Codicil to the above last will and testament of mine do further bequeath to my grand daughter Peggy Lamb hill one nagro child named Charlottic about three months old in testamony chereof I hereunto bet my hand a seal this 25th day of Larch 1830.

Josiah Bourd "illiam Poage"

rocahontos County June Court 1830

This last will and testament of william Poage deed. was presented in Sourt and proven by the oaths of Posiah Beard and Secree ... Alther subscribing witnesses thereto and ordered to be recorded.

Teste

henry L. Moffett, Sik.

Posshontas County

Relle Y. .cLaughlin Larlinton, ... Va. Jocahontas County

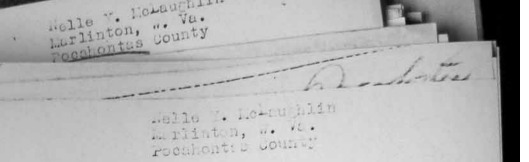
March 29, 1826, Appraisement of Slaves, Will Book No. 1, Page 87.

Inventory and appraisement of the personal property belonging to the Latate of Jacob Marwick, Deed. taken on the 29th of March 1836.

Negroes

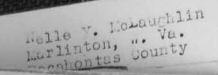
Peter ----- 500.

-amor ----- 150.



the estate of Isaac LeNeel:

Nogro woman culled Selah \$	200.00	
Negro girl Hannah	50.00	
magro man Elijah	150.00	
Negro boy Charles	80.00	
Legro boy Linsoy	250.00	
*ore of lucy	200.00	
hegro oman Margaret	240.00	
megro boy Math	70.00	
Negro non Jerry	400.00	
regro forman Letty	250.00	
Ne ro firl Mary	70.00	
Herro Boy Allen	235.00	
Hegra boy washington	100.00	
"ogre girl alse	140.00	
Augro tomon anny	235.00	
Begro girl Lizzy	200.00	
Aegro boy Lace	165.00	
Hegro boy Glaborn	100.00	



Larch 31, 1826, Sale of Slaves, Will Book No 1, page 93.

List of the personal property of the Estate of Cacob "artick, weed. sold on the 30th a 31st day of March, 1826.

To Ben - Mullato girl (named Tamer) \$ 1.00

To Adam See-Negro man (named Peter) 700.00 Larlinton, Cocalontus County

> Juanita S. Dilley Clover Lick, W. Va. Pocahontas County

Poschortas Chapter 4, Section 4, part b.

(The following information concerning some of the mills in my report for Jan. 19th has been learned)

Jonathan McNeill in his will dated October 13, 1825 willed to his wife Phebe Moore McNeill his grist mill and all of its several conveniencies. Mrs. McNeill attended *this mill for many years. Sometimes that mill would have to run day and night to supply the custom and to avoid grinding on the Sabbath. There use to be an old saying that "an honest miller has hair on the palm of his right hand." Were this a fact Aunt Pehbe's right hand would have been more hairy than Esau's. *(Hist. Poca. by Price)

Adam Sharatt who owned a mill on Greenbrier River was a son-in-law of Michael Daugherty. The dam built by him was so substantial that it remained long after the mill went to ruin. It was finally declared a public nuisance and destroyed.

Chapter 4. Section 4, Part b. Question 3.

(I found almost all of this material in Will Books No. 1 and No. 2 at the Court House.) Slaves.

These slave owners all had farms of one to three thousand acres and in their will referred to them as plantations.

1. William Poage Sr. of the Levels in his will dated 1828 wills his slaves as follows. To my wife, Margaret Davies Poage, one black woman Nancy. To

To my son James Poage, one black boy Peter. (valued at \$275)

To my daughter, Elizabeth (Mrs. John Hill) my black girl Rachel (valued at \$100.)

I appoint as executor of my estate Samuel D. Ponge, my son; and for compensation thereof I leave him my two black boys, Aaron (\$300) and Lewis (\$150) also Nancy (\$250) and her shild Eveline (\$75)

and that the black can William (\$200) be sold in order to pay any claims that may to against my estate believing as I do that he shall not be subject to control. To my grandaughter Peggy Hill (Mrs. William P. Hill) one negro child about three



Juanita B. Dilley Chapter 4, Section 4, Part b.

months old named Charlotte (\$40).

William Poage Jr. of Marlins Bottom wills his slaves.

To my daughter Mary V. Poage, one negro woman named Polly and her three children, India, Kate and Westly and in case she shall die without issue the above negro slaves shall go to my daughter Rachel Beard.

Holle V. Holde Larlinton, ". occhantes county

To my daughter Margaret (Mrs. James A. Price) one negro woman named Peggy and her child now four years old called Caroline, and a negro man named Jess. In case she shall die without issue they are to go to Woods Poage.

To my son Woods Poage one negro man named George, one negro boy named John, also one other boy named Sem and one negro woman named Eliza. In case he shall die without issue the slaves are to be sold and be divided among my daughters.

William Poage imported an iron cook stove to take the place of the open fireplace. A number of the neighbors had gathered to see how it worked. Westly Brown, the slave boy, had gathered a lot of buckeyes and put them in the stove. When the stove was well fired up it exploded and was a total wreck. Wes escaped to the woods and stayed hid all day.

In the will of Micheal Cleek.

To my wife Margaret my two negro women, Betty and Sally. At my wife's death Betty and her increase are to go to my son William, and Sally and her increase are to go to my son John.

Robert Rhea in his will.

To my wife Catherine Rhea one negro boy named Brutes (\$200) one negro girl named Mary (\$75) also three negro boys named Lewis (\$125), Ben (\$400), and George (\$50) and one girl named Eather (\$225) during her natural life and widowhood. Then to be sold and become as my movable property.

Junnita B. Dilley Chapter 4, Section 4, part b.

Isaac McNeel in his will.

I purchased of my son Paul McNeel a negro boy named Cyrus for whom I paid \$400. Paul McNeel purchased this boy from Jesse James of Nicholas County. Now, I have understood that a suit is now pending in the superior court of chancery at Greenbrier Court House in the name of the administrator of a certain Thomas Bird, deceased, against the said Jesse James and others for the recovery of the negro boy Cyrus, as well as other negroes. In order to prevent all controversy which might arise, concerning Cyrus, I hereby give the said negro boy Cyrus to my son Paul McNeel.

To my son John McNeel my negro man Elijah to save him until the said Elijah shall arrive at the age of 45 and no longer. As he has been a good and faithful servant to me, it is my will that when he reaches the age of 45 that he shall be free and erancipated. I furthermore give to my son, John McNeel, my negro boy child named Charles to him and his heirs forever.

My negro woman named Cealey and her future increase for the use of my daughter Hannah Wallace and her family during her natural life. That is to say that the said Hannah Wallace is to hold and enjoy the use and posession of said negro woman Cealey and her increase. After her death, the said Cealey and her increase are to decend and be absolute vested in the children of the said Hannah Wallace by her present husband Benjamine Wallace. My object in this advice is to place said hegroes out of the control of my daughter's husband Benjamine Wallace, whose habits of life would moon disapate the substance which I intend for the comfort and convenience of my daughter and her children.

To my daughter, Mancy (Mrs. William C. Price) one negro woman named Margaret and her future increase to her and hers forever.

To my daughter Martha (Mrs. David McQue) one girl named Lucy and her future ingreams to her and here forever.

Juanita B. Dilley Chapter, 4, Section 4, part b.

To my daughter Rachel (Mrs. Jacob Crouch) one negro woman named Letty and her future increase to her and hers forever.

To my daughter Catherine (Mrs. Charles Wade) one negro girl named Cleo and her future increase.

To my daughter Elizabeth (Mrs. Jacob Sharp of Fairview) one megro woman named amy and her future increase.

To my son Richard McNeel one negro boy named Linsey.

To my son Jacob McNeel two negro boys named Allen, and Washington.

To my daughter Miriam (Mrs. Joseph McClung) one negro girl named Lizy.

To my son Samuel Elis McNeel one negro boy named Lacy and one named Claibourn.

6. Joseph Oldham.

To my wife Ann my negro man Bob to her and hers forever.

7. James Lewis.

To my daughter Elizabeth my negro girl named Toby valued at \$400.

8. Jacob Lightner in his will dated in 1842.

To my wife Betsy Lightner one negro boy Charles (\$225) one negro girl Fanny

The following slaves owned by Jacob Lightner were not willed.

but were appraised and sold. One negro man Bill (appraised \$325) sold to Mrs.

Lightner for \$325. Bill had been bought by Jacob Lightner at the sale of Andrew

Getewood for \$450 in 1832. One negro woman Mary appraised and sold to Mrs. Lightner

for \$300. One negro girl, Margaret appraised and sold to Mrs. Lightner for \$140.

One negro boy named Stuart appraised and sold to Mrs. Lightner \$170. One negro boy

Titus appraised at \$375 sold to Peter Lightner for \$300.

Welle V. McLaughlin Lurlinton, ". Va. occhontas County Jan. 17.

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Copied from Will Book No. 3, page 189, in County Clerk's office of Pocahontas County.

" The Negro in West Virginia ".

I, Lanty Lockridge Sen. of Knapps Creek, Pocehontas County Virginia, do make and publish my last will and testament in manner & form following:

Item 1.

I give and bequeath to my wife (absolutely and in fee) all my household and kitchen furniture of every kind & description, also three cows and one horse & ten sheep (her choice). also give to her my servant Tamer, absolutely and in fec, provided she does not claim dower in the lands I have conveyed heretofore to my son James T., if she does claim dower, - then I give her said servant for life and at her death I give and bequeath said servant Tamer to my son James T. and his heirs-I also give her during her life-time my servant John, and after her death, said John to pass to my son James T. in fee, - in order that my said son may support and take care of him in his old are - I also give to my wife all the residue of my estate that I may not specifically bequeath herein & require for her at the hands of my son James T. a comfortable support and mointenance, for herself servants and stock (or a like number) for all during her natural life.

Item 2.

I require my son James T. in consideration of conveyances heretofore mide a bequests herein efter - to support his mother servents and stock aforesaid comfortably, plentifully & kindly for and during her life - L give and bequeath to him for life

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my servants Rebecca and her child Ellen and their future increase, Anthony & London, & at his death to his children and their subsolutely. I also give him my servants Fanny and John (after his mother's death) and require him to support and take care of them in their old age.

Item 3.

I give and bequeath to my son Lanty, for life, my servants Bill & Math, and after his death said slaves to pass absolutely to his children and their heirs.

Item 4.

I give to william Skeen in trust for the benefit of my daughter Alizabeth Herold the sum of one hundred dollars - Also in trust for the benefit of my daughter Jane Callihan the sum of two hundred dollars, to be held by him free from the control of their husbands & their creditors - or settled by him in that may, so as to secure the same to them as aforesaid & enable then at their death to dispose of the same as they may wish.

Item 5.

I give to my grandsons Lanty Lockridge son of Mathias. And Lanty Lockridge son of Andrew, & Lanty Rucker son of Ephraim Bucker, the aim of One hundred dollars each, when they shall severally attain the age of 21 years (after my decease) .

Item 6.

I give and bequeath to my grand-son Lanty Seebert - son of Jomy servent Charles, - to him and his heirs.

Itom 7.

I live and bequeath to my grand-son Lanty Hickman, my servant boy Dam, a to my grand daughter Elizabeth Hickman my servant

Susan & her increase and in case either should die without issue then it is my will that the survivor and his or her heirs take said slaves and increase & that should both of said grand children die without issue, that said slaves & their increase revert back to my estate & be equally divided between my Grand son william B. (son of Lanty Lockridge Jr.) & my grand daughter Florence (daughter of James T.) & their heirs.

Item 8.

I give to my grand daughter Florence (daughter of my son James) & to her heirs, my servant Fannie and her increase, but should she die without issue, I give said slave and her increase to my son James and his wife for life, & after their death to their son (not yet named).

I have already given my daughters Harriet Gross, Rebecca Seebert, and Ellen Slavens, each a servant girl and to my sons andrew and Lathias in their life-time what I intended then & to my other daughters with the bequests herein contained that I severally intended for them - hence the provisions and bequests made as I have done.

Lastly I constitute and appoint my friend william Skeen, Executor of this my last will and Testament.

In witness thereof I have hereunto set my hand and affixed my seal, this 7th day of June A.D. 1858.) plened sealed and seknowledged by Lanty Loseridge -sn. as and for his last will and testament, in the presence of us Lunty Lockridge each other, have signed our names as sitnesses hereto, at his request .--wit. akeen

Pocchentes county

-2-

Pocahontas County Court. January Term 1859.

The last will and testament of Lanty Lockridge deed, was produced in Court a proved by the oaths of william Cleek a William Skeen subscribing witnesses thereto a ordered to be recorded.

Acate

william Gurry Clk

West Virginit Writors' Project RESMARCH IDENTIFICATION REPORT

Pocalientes

Subject The Negro of West Wirginia Date December 26, 1940

Research Worker Juanita S. Dilley Date Research Taken Dec. 26

Typist Juanita S. Dilley Date Typod Dec. 26, 1940

Source Will Book 1

W. Va. Blue Book 1926

Pocahontas Times

new win fewer his furniture fact the got from



Pocahontas County

Juanita S. Dilley Clover Lick, W. Va.

The Negro of West Virginia

I William Poage, Jr. of the county of Pocahontas, do hereby make my last will and testament in the manner and form following, 1st. I give and bequeath to my wife Polly my land on the Watering Pond creek, or rather Williams River containing 530 acres more or less and also all and every species of property and household furniture that she got from her father, to her and to hers forever. 2nd. I give and bequeath to my daughter Rachel who is married to Josiah peard, one certain parcel of land lying in the Little Levels joining to my father and more particularly described in a deed of wift to the said Rachel. to her and her heirs forever. It is my desire that her son William may have the said land. 3rd. I give and bequeath unto my Daughter Mary V. Poage one certain parcel of land containing 200 acres in the Little Levels and more particularly described in a deed of Gift made to the said Mary, also my Roan horse and two beds, your pairs of blankets, two double coverleds, one single one, two white counterpins, one negro woman named Polly and her children India, Mate and Westley and in case the said Mary should die without issue the negro slave Polly and her shiluren before mentioned are to go to my -aughter Rachel Beard. and in case of said Mary- the property and articles to be equally divided between my daughter Margaret and my Son Woods Posge. 4th. 1 give and bequeath unto my Daughter Margaret D. foage one half of the land I now live on known by the name of Marlins Bottom, with one half of the other lands I have

adjoining the same, and in case the sd. Margaret ahould die without issue then the said lands are to go to my son Woods Poage. I also give to the said Margaret one bay horse called Dick and one bureau, two beds and the same quantity of bed clothes given to my daughter mary, likewise one negro woman named Feggy and her child now four years old called caroline and one negro man named Jess and in case the said Margaret should die without issue the said negroes to become the property of my son Woods, and the horse and beds to belong to Mary. 5th. I give and bequeath unto my son Woods Poage the other half of the lands left to my daughter Margaret, and in case the said Woods should die without issue to go to my daughter Margaret. 1 also give to the said Woods one bay horse called Jackson and the balance of my beds and bed clothes not mentioned, also one negro man named George, one boy named John also one other boy named Sam and one negro woman named Bliza, and in case the said Woods should die without issue the said negroes and other property (land escepted) be sold and be divided between my four daughters equally. All the rest of my estate both real and personal of what nature or kind soever it may be , not heretofore disposed or, I desire may be sold and equally divided between my daughters Margaret and Mary and my son woods. After the payment of my just debts and funeral expenses arapaid, escept four cows & leave to my wife Polly in addition to what I left her in the first item- and lastly & do hereby constitute my friends Josiah Beard and Damuel D. Poage executors of my last will and testament my me heretorore made

and believing myself to be sound or mind and memory at this time do it cooly and deliberately with my own hands. In witness whereof I have here unto set my hand and seal this the tenth day or June in the year of eighteen hundred twenty six, signed and sealed, published and declared by William Poage, Jr. as and for his last will and testament in the presence of these as witnesses.

William Poage, Jr. (seal)

L. H. Perkins
Thomas Cochran, Jr.

owned all of the land on which the town of Marlinton now stands. It is said that he brought in the first cook stove to that section. It was set up and all of the neighbors called in to see how it worked. In the meantime the slave boy Westley Brown gathered a basket of buckeyes and filled the stowe with them thinking they would make good fuel. The fire was lighted, but when the buckeyes got hot they exploded making a total wreck of the new stove. He, fearing punishment, ran to the woods and hid for several hours before getting up courage enough to return.

The daughter Margaret he referrs to married James Atlee Price and became the grandmother of Andrew and Calvin Price of Marlinton. Buring the Civil War the troops set fire to the old covered bridge across Greenbrier River at Marlins Bottom

(now Marlinton) but Mrs Price with the help of the slaves on the Marlins Bottom farm succeeded in putting out the fire and saved the bridge from being destroyed. Mrs. Price also sent six sons into the war to fight for the Confederate cause. Six sons into the war to fight for the farm to the Prices and Woods Poage had sold his half of this farm to the Prices and had moved to what is now called Poage Lane community.

One thing will be noticed in dealing with the slaves of Pocahontas county, almost all of the slave owners lived in the lower half of the county which had been settled mostly by the Scotch-Irish. There were very few slave holders among the German Dutch who settled the upper half of the county.

The daughter Mary V. referred to in the will of William Poage married Robert Beale and lived on Elk. In the inventory of the sale of Robert Beale in 1833 his black boy Charles was bought by Mary V. Beale for \$52.00 and his black boyl Julia was bought by Thomas Casebolt for \$66.00

Court Records

Subject gounty Eistory (The Marro)
Research Worker Nelle V. McLun-hin
Typist <u>Halle Y. howangilin</u>
Source will Book 1, page 307

Date	10 p . 56 , 1541
Date	Research Taken Mar. 26
Date	Typed
Date	Filed V Gits

ab. 10, 1832, Appraisal of Slaves, will book 1, page 507.

In pursuance of an order of the County Court of Locabontas Jounty at February term 1852 we the subscribed being first duly sworn have appraised the land, slaves and parsonal Latate of Andrew M. Gatewood Deceased in the following manner, to wit:

milled to be sold:

illed to be soru.	400.00
1 negro man slave named Pill	4
1 negro man slave named Jefry	250.00
1 negro boy slave numed Lewis	375.00
l negro boy slave named Davy	150.00
1 negro boy slave named Harry	150.00
1 negro man named Daniel	30.00
1 negro momen slave maned Mary	5.00
1 negro woman slave named Mariah	150.00
1 negro woman slave named Eliza	175.00
Lilled to Eliza Gatewood:	
1 negro boy Tom	200.00

POCAHONTAS COUNTY

Juanita S. Dilley
Clover Lick, W. Va.
July 25, 1940
Chapter 4 section 4b-3

SLAVES

Here is the name of one slave holder that I somehow overlooked when I sent in the names of slaveholders in the county.

James Callison in his will; "It is my desire that my black men Henry Lewis remain on the farm to assist my son Josiah Callison in working the farm and attending to my wife until he arrives to the age of forty-five at which time it is my desire he should be freed provided he proves a faithful and obedient slave, but if he should prove to be stubbern and unfaithful in the discharge of all lawful commands, it is my desire he should be sold to some good master, not a negro trader, and the money arising from such sale be equally divided among all my children aforesaid."

According to Prices History of Pocahontas County, this

James Callison came to Lower Pocahontas in 1782. He married

Busan Edmiston. They were the parents of five sons and two daughters.

All of these sons were among the more prosperous citizens of

lower Pocahontas. They were devoted to farming and raising live

stock, thus contributing very much to the substantial prosperity

of our county

Every one has heard of Jacob Warwicks famous servant Ben who accompanied him on all of his warring, hunting and surveying trips, and to whom his master granted his freedom. In the August term of court 1827 the following order was entered in reference to his life and character:

"Ben, a man of color, who is entitled to his freedom under the last will and testament of Jacob Warwick, deceased, bearing date on the 7th day of March, 1818, of record in the Clerks office of this county. This day motioned the court, (the commonwealth attorney being present) for permission to remain in this county:

Thereupon, it is the opinion of the court, that the said Ben be permitted to remain and raide for his general good conduct and also for acts of extraordinary merit, it appearing to their satisfaction that the said Ben hath given reasonable notice of this motion.

"The acts of merit, upon which the order of the court is founded, are the following:

"It appearing from the evidence of Mr. Robert Gay that at on earl; period when the county of Bath (now Pocahontas) was invaded by the Indians, he protected with fidelity the possessions of his master, and assisted in defending the inhabitants from the tomehawk and scalping knife.

"In addition to this public service it appears from the evidences of Messers Waugh and P. Bruffey that he had rendered most essential service to his master in saving his life on divers occasions.

"Upon these meritorious auta the court grounded this order"
From---- Bistory of Posshontas-Price

Subject County History (The Negro)	Date MAT . 28, 1941
Research Worker Nelle Y. McLauchlin	Date Research Taken ar. 26
Typist Nelle V. McLaughlin	Date Typedcr. 27, 1941
Source	Date Filed

April 15, 1826, Transfer of Dlaves by will, will Book 1, p 96.

In the name of God Amen, I Abraham MoNeel of the County of Lewahontas, State of Virginia, being weak in body but of sound mind and disposing memory and calling to mind the great uncertainty of this life, have made and published this my last will end testement in manner following, that is to say.—

Item 1st. I will and desire that my Executors hereinafter mentioned, do as soon as convenient after my death pay off and discharge all my just debts and funeral expenses out of the proceeds of the sale of such part of my personal estate, as I shall hereinafter demise and will to be sold.

Item 2nd. I will and bequeath to my affectionate wife
Englalan Eckeel during her natural life the old home tract of
land on thich I now reside containing about eight hundred
acres, and after her death to my two younger sons, Henry
washington Howe I and william Lamb McKeel to them and their
heirs forever to be equally divided among them.

Item 3rd. If my soid wife should depart this life before my two youngest sons, Henry Mashington McNeel and Milliam lack ledeel should respectively arrive to the age of twenty-cae years, I then require my said Lacoutors herein after mentioned, or those the may have the mordinaship of my said the sons, to rest seid lead out, and the proceeds of such rest as afficient per thereof to applied towards their education, and minimumse, and the belonce, if any should require.

to be put at interest until they arrive to lawful age.

Item 4th. I will and bequeath to my two sons John McNeel and Abraham McNeel, the tract of land which I purchased from these Laird containing about three hundred acres and likewise all the land which I purchased from Phillip Swisher, James Johnson and Thomas Scott lying upon the waters of Stamping Cresk to them and their heirs forever to be equally divided between them.

Item 5th. I will and bequeath to my five daughters Elizabeth -- Teggy Jeard, Maney Mankin, Miriam Beard and Polly Makeel one thousand across of land on Cranberry Creek to them and their heirs forever to be equally divided tetween them.

I will and give to my said wife Magdalen four of my best feather beds, bodding, bedclothes, and bedsteads, six of my best milch cows, four of my best horses and one mare to be chosen by her from among my horse beasts --- all my other household and kitchen furniture (the other beds and bedding excepted), furning utensils, to her and her heirs forever trusting that at her death she will make such distribution of these electrons between all my children, as also may think right.

Item 7th. I will and bequeath to my said wife during her mileshood, my three black men mathan, Martin and Major, to live and remain upon the home pluntation with her and manist in ording the ferm and raising my sons. And if my said mife

should get married or die before my four sons John Abraham, Heary mashington and milliam L. McWeel should arrive to 21 years of age, then I will and desire my said Executors to hire the suid black men, until John and Abraham Leweel shall arrive at age -- at which time to wit the arrival of age of ny sons John and Abraham Lichael, I desire my said executors to place in their hends two of the said black men, one to each of thom, as the black men may choose to accept as their masters to show they are hereby given to them and theirs forever, and an trese black non have been good and faithful servants to me, I to tajoin it upon my s id sons John and Abraham to treat them Mind and levient and to be to them mood masters. The other black can my wecuters will hire out until my two sons Leary auchington and willism Lamb McNeel shall grrive at age of wich time, my Executors will place him into the hands of one of my last mentioned sons, to whom he will most willingly to to be his property forever upon his paying to his brother one helt of the value of the said black man last mentioned, and the money that may arrive from the hire of said black non to be equally divided unpugat my four boys mentioned above but if my said wife should not get married nor die before the soid form, abrains, conry weshington and william Lumb Moneel shall errive to the age of theaty-one then at her death I will to the top oliest boys John and Abraham, two of my said black was it the other to my two boys Henry w. and william L. LoNecl is the manner shows mentioned.

Item (th. 1 will and begins that the land bequenthed to my

sons John and Abraham be rented out and the money put at interest yearly until they respectively arrive to the age of twenty-one.

Item 5th. I will and bequeath to my wife the black girl reggy and her increase to her and her heirs forever - with a deate that she at her death may leave her to one of my roungest sons.

Item 10th. As the unfortunate situation of my daughter

You ly will render it necessary that some friend should take

erroof her, and her estate, and see that justice is done her,

I hereby appoint my wife her guardian, during her life and at

her leath, I do appoint and desire that my son-in-law william

leard will take her under his charge and guardianship, rent

out her land and put what money may fall to her share at

int rest for her maintenance and support, when she shall be

old and probably without a friend.

the personal property of which I may die siezed of every deseription (except that which has been herein specifically divised) and the concy crising from such sale after the payment of all my just debts and other expenses to be equally ifyided between all my said children above mentioned and my two grandsons sandington and usear Butcher.

I will and desire that the money shall full to my to prandaces, be put at interest by my executors until they respect vely errive to the use of twenty-one.

Lastly, I do hereby appoint my two nephews John Hill and mones Will my Executors to this my 10st will and testament hereby revoking all other and former wills by me heretofore male. In testimony whereof I, Abraham Holleel, have hereunto set my hand and offixed my seal this 15th day of April 1826 and in the year of the Commonwealth.

in our presence.

dec. w. coage 1. s. althur John Jordin his ..brahan LeWoel merk

recanontes County Court May Term 1626.

This last will and testament of Abraham McMeel deceased was presented in Court and proven by the oaths of George Poage and John Fordin two of the subscribing witnesses thereto and ordered to be recorded.

Teste

Fosiah Heard, Ulerk

Jan. 3, 1941 (Negrece)

-1-

COUNTY HISTORY

...ill of Isaac McNeel copied from will Book No. 1, page 300 in bounty Cherk's office, Pocahontes County.

I Isaac meweel of Pocahontes Jounty and State of Virginia being of sound mind and disposing memory but weak in bodily Leulth a mindful of the uncertainty of this life do make and publish this my last will and testament in manner and form Collowing that is to say -----

In the first place it is my will & desire that my Executors hercufter mentioned do as soon as convenient after my death call all the personal Estate of which I may die seized, exact my negroes and such part of my said personal estate to may be herein after specially devised and that the procools of such sale after the payment of Funêral expenses and my just debts be equally divided among all my daughters then 11 wing. and I do hereby constitute and appoint my son Paul nesteel a frustee for and on behalf of my daughter Lannah -cliace to take receive hold and take care of all such sums of comey thich by this or any other devise in this will may full to the share or portion of the said Hannah Wallace wife of Benjaman wallace for the special use and benefit of the sold hannah wallace and her children so that when necessity shall require the said money in the hands of said Trustee may be appropriated by him for the use and relief of the said ganash sallage free from the control of all and every other parent or persons thouse ever.

- 2. All the money that may be due and owing me at my death by judgment bond note or otherwise I desire to be collected as speedily as practicable & it is my will that when soid money be collected it shall be equally divided amongst all my daughters except Hannah Wallace who is hereby allowed no part thereof to them and their heirs forever.
 - 3. I purchased of my son Paul McNeel a negro boy named Cyrus for mon I paid him about four hundred dollars. This negro boy the said Paul McNeel purchased of a certain Jesse James of Nicholas County. Now I understand that a suit is now pending in the Superior Court of Chancery at Greenbrier Court House in the name of the Administrator of a certain Thomas Bird decd. against the said Jesse James & others for the recovery of the negro boy Cyrus as well as other negroes. It is probable that the negro boy Cyrus may be gained by the plft, in soid suit in which event the said Paul McNeel would be responsible to me for the purchase money which I have paid him for said negro. In order therefore to save and prevent all controversy which might possibly aride concerning suit neard byrus in the event he should be lost. I hereby give the said negro boy Cyrus to my son Faul MoNeel & if he should be lost by said suit then I give him the purchase money I have paid for him (said Negro) which the said Paul McNeel would be liable for, to me or my estate. The true intent of this device is that in case the negro is held by me or my estate after the determination of said anit he is to be the property of boul molleel otherwise if he should be lost, then

Pocahontes County

I hereby release to him the price paid by me for said negro for which the said Paul would be liable.

- 4. I give and bequeath to my son John McNeel my negro man Blijah to save him until the said Elijah shall arrive to the age of forty-five and no longer and as he has been a good and faithful servant to me it is my will and I hereby so desire and direct that the said Elijah shall on his attaining the age of forty-five be free and emancipated: & I hereby authorize impower and direct my said son or iether of my Lxecutors by the proper and necessary writing to manumit and set at liberty the said negro man Elijah as soon as he shall be forty-five years of age. I furthermore give and bequeath to my said son Paul McNeel my negro boy child named Charles to him and his heirs forever.
 - 5. I will and bequeath to my son Paul McNeel Trustee my Magro woman Cealey and her future increase for the use and benefit of my daughter Hannah Wallace and her family during her natural life that is to say the said Hannah Wallace is to hold and enjoy the use and posession of said negro woman Dealey and her said increase and after her death the said negro momen and her said increase are to decend to and be absoluted vosted in the children of the said Hannah wallace by her present husband Denjaman sallace then living to them and their helps forever. My object in this devise is to place mid herro somes and her soid increase out of the conarel and management of my said daughters husband Benjaman attack a see had to of life would soon disspate the sub-

rocahontas County

-4-

stance which I intend for the comfort and convenience of my soid daughter and children.

- 6. I give and bequeath to my daughter Mancy one negro woman noned Largater and her future increase to her and her heirs for-
- 7. I give to my daughter Martha McCue one negro girl and her increase named Lucy now her posession to her and her heirs forever.
- 8. I live to my daughter Rachel McNeel one negro woman named Letty and her future increase to her and her heirs forever.
- 9. I give to my daughter Catherine McNeel one Negro girl named Cloe & her future increase to her and her heirs forever.
- 10. I give to my daughter Elizabeth McNeel one negro woman m med any and her increase to her and her heirs forever.
- 11. I live to my son Michard Loweel one negro boy named Linsey to him and his heirs forever.
- 10. I give to my son Isaac McNeel one negro man named Jerry to his and his heirs forever.
- 13. I give to my son Jacob McNeel one negro boy named allen to him and his heirs forever.
- 14. I live to my daughter harian one negro girl named Lizy to her and her heirs forever.
- 15. 2 give to my con somel 211s Modeel one negro boy named may to him out his heirs forever.

- 16. I give to my son Jacob Lickeel one negro boy named washington to him and his heirs forever.
- 17. I give to my son Damuel Elis McNeel one other "egro boy need Claibourne to him and his heirs forever,
- Liver containing about 3338 acres upon such terms and in auch manner as they may think most advisable & conducive to the interest of those interested and the money arising from such sale I hereby will to be divided equally amongst my four daughters hancy Mckeel, Catherine Lokeel, Elizabeth Mckeel and Larian Mckeel to them and their hears forever. And I hereby impower my Executors to make and execute deeds in fee thinks to be sold as above said.
 - 13. I will and levise to my son Samuel Llis McNeel two
 trests of land one containing one hundred fifty acres lying
 the steeping Creek in Pocahontes County called the Lokeever
 place, the other containing six hundred & sixty-six acres
 and joining the McNeever place to how and his heirs forever.
 - 20. I will and devise my trust of land on which I now live containing by an inclusive survey seventeen hundred and thirty four sores to my four sons John Hedeel, michard Moheel, Isaac maked, and Jacob moheel to them and their heirs forever, to be laid off and divided suchget than according to quality and

quantity in such a form and manner so that my son John McNeel shall have the dwelling house, spring house and barn formerly occupied by my father John Loweel deed. embraced within his division. My son Michard McNeel shall have the bern, still house and stills on the swisher place embraced in his portion Ly son Isaac LeNsel shall have the house and orchard on the Brindly place embraced in his division and my son Jacob McNeel shall have the duelling house, barn and orchard where I now reside embraced within his portion. It is further my will that as the portion of my said tract of 1734 acres which by this devise will fall to the share of my son Jucob hereel will exceed in value the two tracts I have given to my son Sam'l Ilis Lickeel that the said Jacob McNeel shall on his arrival to the age of twenty one pay to my son Lamuel Elis McNeel the sum of six hundred dollars by way of equalizing the portion of the Damuel Llis McLeel with that of the said Jeeb Lewel. This sum of six hundred dollars the said Jacob will pay over to the Guardian of the said Sam'l Elis and of to such persons as may be entitled to receive the s so. I will remark that I have given my son Paul McNeel s valuable tract of land in Randolph County, which is as russ as I can do for him in the way of land except such assistance which I may hereafter offord him in purchasing more lund adjoining his tract in Rundolph County.

of the son and solves tooke head of sheep, fifteen head of the son to an action to the solves took the sheet of the solves took

of horses cattle sheep and hogs. Also I give to my said tire three feather beds bedsteds and bed clothing for the sums thich she may select out of my beds to her and her heirs forever. I also will the tract of land which shall or may full to the share of my son Jacob Heleel by the division directed in the 20th Item of this will to my wife Ann McNeel for the duration of her natural or so long as she remains my widow I wish her to remain and live upon the portion that shall fall to my son Jacob McNeel during her life or widerhood and retain upon the place the negroes that are bequeethed and given to my younger children to wid and tacist har in ruising our said children and I trust that at her death she will jive the personal property I have given her a its increase equally amongst our children or to such of them as she may think proper. I desire and so will it that the negro Min Jerry given to my son Isaac Makeel shall remain upon the plantation with my wife to cultivate and assist in torking the form until my said son Isaac shall arrive at 21 years of age and that the negroes given to my daughters Manoy, Alizabeth Cutherine & Machel & Marian shall also rerain with my life a under her control to aid and assist her until my soid daughters shall respectively marry or cease to live with their nother and that the negroes given to my son Just an semuel alia Molleel shall also remain with my wife for the purpose eforesaid until my sons last mentioned shall attern the ages of 21 respectively unless my wife should mooner lie or marry.

22. I give to each of my daughters now single and unmarried, two feather beds and bed clothing for the same, and to each of my sons, two feather beas and bea clothing for the same, to them and their heirs forever.

23. I also give to my wife ann McNesl the Plantation wagon and gears for two horses two ploughs and two cradles & sythes 4 reaping hooks or sickles two axes, three hoes for the use of the farm to her and her heirs forever also two pots one oven the knives forks cups & saucers dishes and spoons and all the crockery ware that may belong to the house.

LASTLY, I do hereby appoint raul Mcreel, Johnson Reynolds and John Hill my Executors of this my last will and Testament hereby working and making void all other and former wills by me made do make and publish this as my last will & Testament. In Testimony whereof I Isaac McNeel in the presence of the subscribing witnesses hereto have hereunto subscribed my name and affixed my seal this 5th day of August 1829

signed sealed published and acknowledged in the presence of

Milbern Hughes Paul McKever

Isaac McNeel Pocahontas County Court February 1833

This last will and Testament of Isaac McNeel deed. was presented in court and proven by Lilbern Hughes and the hendwriting of the other witness was proven by Thomas Hill James where and Valentine Cackley and admitted to record

-oste H. M. Moffett Clic

marca

Pocahorta Chyster 4

-: DIED :-

Dr Samual Jones Bampfield

Dr. Samuel J. Bampfield, aged 64 years, Superintendent of the State Tuberculosis Hospital, died at his home in Denmar on Friday morning, February 23, 1940. He had been in failing health the past three months. The immediate cause of his death was a stroke of paralysis.

On Sunday afternoon the funeral was conducted from the home by Rev. J. Thomas Reed, of Covington, Virginia, assisted by Rev. R. P. Johnson; of Kimball, West Virginia Tributes to his memory were made by Colonel John Baker White, of the State Board of Control, and Dr. Joe E. Brown, of Keystone, a fellow member of the Flat Top Medical Association. Interment was made in the hospital grounds by special request of the deceased. The service was largely attended by friends from far and near.

Samuel Jones Bampfield was born April 1, 1876, son of John G. and Margaret Bampfield, of Charleston. South Carolina. They survive their son. He married Miss Ethel Blanche Spriggs on November 19, 1919. She survives her husband.

His early education was received to

the Beaufort and Charleston elementary schools. He graduated from Lincoln University. Pennsylvania, with the degree of Bachelor of Arts in 1893. His professional training was received in the School of Medicine, Howard University. Washington D. C. where he won his degree of M. D in 1904. His way in school and college was not easy, but because of his persistence and determination he forged ahead and equipped himself for his life work.

Dr. Bampfield began his oractice of medicine at beckley in 1905. He remained there for 14 months, then went to Bluefield, Mercer County, where he practised for ten years. In 1917 he located in Omar. Logan County, where he remained until September 1, 1933, when he received the appointment as Superintendent of Denmar Sanatorium by Governor H. G. Kump, which was a fitting tribute to his ability and worth

Doctor Bampfield will always be remembered not only for his ability as a skilled physician and a man of lofty ideals, but for the magnificent work he has accomplished in the erection and expansion of the new Denmar Sanatorium.

Doctor Bampfield was loyal and elficient in his service to the State and to his friends. His place will be most difficult to fill.

Homer A. Holt, Governor.

- Marliston Journal

Transfer !

Mest Virginia Writers' Project MENDANCE IDENTIFICATION MEPORT

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Subject County Listery Lane server Date Late Dr. 100 Date Sypot june 25, 2041 Date Filed

reculientus Jounty

Teb. 17 & 18, 1855, Sule of Slaves, Will Book 1, p. 313.

The sale Bill of the property of Andrew N. Gatewood Leel, exposed to sale by the Executor James McGue on the 17th & 16th days of February, 1832.

Jold to:

Henry Hurper:	5 #CO 00
one negro boy named Lewis	W 900,00
Thomas Galforl:	
one logge water and boy harry	325.00
Lonry Hoover:	
l negro woman Lariah & boy -uvid	295.00
l nejro ann Jefry	318.00
Jacob Lightner:	
1 negro men Bill	450.00
John Greham:	
1 negro woman Lary	1.00

Melle Y. McLaughlin Marlinton, W. Va. Pocabontas County Dec. 20, 1940

-1-

"The Negro of West Virginia"

In the name of God, Amen. I Jacob Warwick of Clover-Lick, in the County of Bath, and state of Virginia, Considering the uncertainty of this mortal life, and being of sound and perfect mind and Lemory blessed be Almighty God for the same, do make and publish this my last will and Testament, in manner and form following - that is to say, in the first place I desire that all my just debts be paid and satisfied.

I give and bequeath unto my loving wife Mary warwick one wegro han named Jim, his wife Venus, and their two children, (to wit, Phillis, and Leroy, and one Negro Girl of the name of Prudence. Also all my household and kitchen furniture of every kind and description to be disposed of as she may think peoper.

3rd. I give and bequeath unto Adam Sea, who is married to my Jaughter Margaret, One Negro "an named Isaac and his wife Ellison together with their four children to wit, Moses, Amy, Aeron, and Barah and all their issue, and to his Heirs, or assigns forever.

4th. I give and Bequeath unto George Sea, son of the said —tam wea, one "egro Boy by the name of Jim, son of Isaac. —lso one certain tract or parcel of land containing Five hundred mores, lying and being in the County of Randelph on the old field fork of Lik River, joining the land of John Gibson below, and the Heira of adam Duncan above, and to his Heirs or assigns forever.

Ith. I give and Sequenth unto Jacob Dea, son of the said

I give and Bequeath unto Mary Jane Sea, daughter of said adam bea, one Negro Girl by the name of Lotty, Dan hter of said Isaac, and her issue, and to her heirs or assigns forever.

-2-

Adam Sea, One Negro Boy by the name of John, son of said Isaac. Also one certain tract or parcel of land containing three hundred and four acres lying and being in the County of Bath, on the East side of the Allegheny Llountain, on the head waters of Elk-lick run extending to the head waters of Elk River, and to his heirs or assigns forever.

6th. I give and Bequeath unto Charles Sea, son of the said Adam Sea, One Negro Boy by the name of Sam, Son of Isaac, and to his heirs or assigns forever.

8th. I give and Bequeath unto Jacob Warwick Mathews, son of Sampson Mathews, one negro Boy named John, son of Venus, & to his heirs or assigns.

9th. I give and Bequeath unto Andrew Gatewood Mathews, son of Jampson , one Negro Boy named Peter, son of Venus, and to his Heirs or assigns forever.

10th. I give and Bequeath unto Sampson Mathews Junior. Son of Sampson Mathews, one negro Boy named Lewis, son of Venus. Also one certain tract or parcel of land conteining one hundred and eighty acres lying and being in the County of Bath on Greenbrier River, at the place called and known by the Stoney Bottom. and to his Heirs or assigns forever.

11th. I give and Bequeath unto andrew warwick Lewis Cameron, son of Charles Cameron, one pegro Boy named Roberts, son of Yenus. Also one certain tract or parcel of land containing Five Hundred and ninety six wores, lying and being in the dounty of Bath on, the west side of Clover-lick Creek joining the land of James Kelso, and to his Heirs or assigns forever.

12th. I give and Bequeath unto Rachel Poage, daughter of William Poage Junior one negro man, named Maron and in case of the death of said Machel without Issue, then the said maron to go to and be the property of Mary Poage Daughter of the said William Poage, and to her Heirs or assigns forever.

one negro Boy named Bill, (Bon of Kate). Also one tract or parcel of land containing Four hundred and Eighty five Acres, lying and being in the County of Bath, on the East side of James Kelso's land Clover-lick Creek. And to his Heirs or assigns forever.

14th. I give and Bequeath unto Jacob Warwick Son of Andrew S. Warwick one Negro Boy named Isaac, son of Kate and to his Heirs or assigns.

15th. I give and Bequeath unto Margaret Sea, Wife of _dam Sea, one Wegro Man named Feter (Son of Mate). And to her Leirs or apaigns forever.

ried unto my Daughter Betsey. The plantation whereon I now live known by the name of Clover-Lick Containing Four hundred weres of land, who one tract or parcel of land containing Two hundred weres, joining the aforesaid tract of land at the lower end thereof. Also one tract or parcel of land joining the first mentioned land containing Two hundred weres, the said land joins said first mentioned and at the upper end and extending up on both sides of

Clover-lick Creek. Also one certain tract or parcel of land containing Forty acres lying and being on Green Brier River and known by the name of Browns Place. And one certain tract or parcel of land containing Four Hundred and twenty seven acres lying and being on the west side of Clover-lick Survey and joining said land (the whole of the above mentioned lies in the County of Bath. And to his Heirs or assigns forever.

17th. I give and Bequeath unto warwick atewood, son of William Gatewood, one certain tract or parcel of land containing Three hundred and twenty three acres lying and being in Randolph County on the head waters of Llk River, at the place known by the name of Roaring Spring and to his Heirs or assigns forever.

18th. I give and Bequeath unto Woods Poage son of William Poage Junior one certain Tract or parcel of land containing One hundred and Dighty Acres lying and being in the County of Bath on the west side of Green-Brier River, called the Richlands near Clover-lick. Also one certain Tract or parcel of land containing One hundred and Sixty nine Acres lying and being in the County of Bath near Cloverlick. Between the lands of andrew Sitlington (now Andrew Ewen's) and my own land and to his heirs ordassigns forever. 19th. I give and Bequeath unto Mary Poage Daughter of William Poage Junior one certain Tract or parcel of land containing Five hundred and Twenty acres lying and being in Both County (formerly Augusta) on the Allegheny Mountain about six miles from Clover Lick, and to Her "eirs or assigns

20th. I give and Bequeath unto Margaret Poage Daughter of william Poage Sen. one certain tract or parcel of land containing Two hundred and fifteen acres, lying and being in the County of Bath on both sides of Clover Lick Creek and joining the land that was formerly Thomas Anderson's and to her Heirs or assigns forever.

21st. I give and bequeath unto Betsey Poage Paughter of Wm. Poage Junior one certain tract or parcel of land containing one hundred and Eighty six acres lying and being in the County of Bath. on the top of Clover-lick Mountain, and to her Heirs or assigns forever.

22nd. I give and Bequeath unto Betsey Mathews Daughter of Sampson Mathews, one certain tract or parcel of land containing Four Hundred and twenty acres, lying and being in the County of Bath (formerly Augusta) joining a Survey of andrew Sitlington (now Andrew Lwens) on the water of Green-Brier River, Beginning near the Laurel Run, and to her Heirs or assigns forever.

25rd. I give and Bequeath unto James woods warwick, a part of a Survey containing altogether Nine hundred and sixty seven scres, which part is to begin at woods's Run and extending downwards toward Clover-lick Creek with the lines of the Survey lying and being in the County of Bath on the to waters of Lik-lick Run a branch of Green-Brier River, to be equally divided between the said James w. warvick and Jacob -bruisk and their beirs or assigns forever.

ness of Ben, the belonce of the aforesaid Survey [which I the

bequeathed unto James W. Warwick and Jacob "arwick) from "oods's Run to the upper end of said Survey including all the land within the bounds. Also I give unto the said Ben two mileh cows, and to his neirs and assigns forever.

25th. I do hereby emancipate and set free my servant man known by the name of Ben, together with his wife Kate and Charles their son, for and in consideration of their faithful service to me.

of my Real or personal Estate, goods & chattels of what kind and nature soever, I may die posessed of not herein pequeathed, I desire they may be sold by my Executors hereinafter named (to mit). To my Beloved wife Mary Warwick the sum of five hundred dollars. And if a Meeting House should be built in the neighborhood of Andrew Bourland's, I desire that the sum of five hundred dollars may be poid towards building the same. To Mary Jane Gatewood Daughter of William Gatewood, I give the sum of five hundred dollars and to her heirs.

And the belonce which may remain after paying the above legacies, to be equally divided and paid unto the rest of the Grand children not mentioned in the last clause.

I do hereby nominate and appoint Charles Cameron and Andrew S. wormick, Executors of this my last will and Testament; hereby revoking all former wills by me made.

Feenty-sixth way of March, in the year of our Lord, one thousand Might bundred and Dighteen.

by the above named Jacob marriak to be

Jacob marwick

his last will and Testament, in
the presence of us, who have
hereunto subscribed our names as
witnesses in the presence of the Testator

Nal. white William Sharp John Sharp

This Codicil to my last Will and Testament I do make on the 31st day of March in the year one thousand eight hundred and twenty five. I do hereby revoke and annul the bequest made in my said will to william woods and do will and bequeath the said Lands therein mentioned to my daughter Betsy who intermarried with the said William Woods and to her heirs forever.

I do revoke the bequest made to my Grand son Sampson Mathews and do will and bequeath the said tract of land therein mentioned containing one hundred and eighty acres unto Charles Cameron Francisco, and to his Heirs forever and the Negro Boy Lewis I do will and bequeath unto my Grand son John Woods "arwick son of Andrew S. Warwick and to his heirs forever.

as I subscribed and paid towards building the Meeting House mentioned in my said will Two hundred dollars I do therefore revoke the bequest made for that purpose in my will.

as I have given to my daughter Margaret sea a negro Boy enlied loses I intend him 18 place of the boy Peter and

and hereby revoke the bequest to her as it respects said boy

I will and Bequeath unto my Grand Daughter Hannah daughter
of Indrew and Sally Gatewood my negro Girl now a small child,
called Mate a child of Venus and to her heirs forever.

I do hereby revoke the bequest made to my Grand Son Andrew
M. Gatewood so far as it respects the negro boy Bill.

I will and bequeath unto my Grand Daughter Mary Jane daughter of Jacob ... Mathews my negro Girl Judy, a child of Venus and to her heirs forever.

I will and bequeath unto Mary M. Francisco daughter of Charles L. Prancisco my negro Girl Phillis a child of Venus and to her heirs forever.

I will and bequeath unto my Grand Son James W. Warwick, son of

I will and Bequeath unto my Grand Daughter Mary Jane Gatewood daughter of my daughter Jane Gatewood, my negro Girl Prudence and her child Dally, and to her Heirs forever.

I will and Bequeath unto Patsy warwick the wife of my son andrew S. warwick my negro man Jim and his wife Venus and their two children Israel and aron and to her heirs by her present the said andrew S. Warwick forever and I do hereby revoke the bequest of five hundred dollars heretofore made to Mary Jane Gatewood and give her said "egro Girl Prudence in place thereof. I will and bequeath unto my Grand Son

STAN WARRANT

In testimony whereof - have hereunto subscribed my name and affixed my seal the day above mentioned.

Signed, sealed and declared and Jacob Warwick as the last will of Jacob warwick in presence of

Henry M. Woffett Josiah Beard

Pocahontas County, February Court 1826

This last will and Testament of Jacob Warwick Deceased together with a Codicil thereto annexed was presented in Court and proven by william Sharp and John Sharp two of the Subscribing witnesses thereto and the Codicil proven by Henry M. Moffett and Josiah Beard witnesses thereto; and ordered to be recorded.

Teste

Josiah Beard Clk.

From Will Book No. 1, Fage 74, in office of County Clerk of Pocuhontas County.

Negro-4

Nelle Y. Lo-aughlin Marlinton, .. Vs. Pocahontes County Dec. 6, 1940

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County History

County Court Order Book No. 1 - page 244

At a Court of Oyer & Terminer held for Pocahontas

County at the Court House on the 23rd day of January 1828 for

the trial and examination of Peggy a Female Blave the prop
erty of Wm. Poage jr. of said County charged with having com
mitted murder upon the body of her infant child upon the 17th

day of Dec. 1825 when she was delivered of the same who was

examined by Robert Gay one of the Commonwealth Justices of

the Peace for County aforesaid who committed aforesaid

slave to the juil of the county aforesaid to be examined for

the murder aforesaid.

Present

William Cackley, John Bradshaw, James Sharp, William Blair & Samuel Cummings

The prisoner aforesaid was led to the bar in custody of the jailor and Ludwell Richard having been appointed by the Court as her counsel who accordingly appeared was arraigned for the murder aforesaid and on her arraignment pleads Not Juilty shereupon divers witnesses were sworn and examined and the prisoner heard in her defense William Poage jr. being first sworn deposeth and saith

sussion by atty for Commonwealth

ar. sillian Poage will you state to the court what you know about the Seath of the child your girl Peggy was delivered or ans. all that I know about it is that on saturday morning

C. Dillos

Pocuhontas County

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the 17th of Dec last I understood the girl complained of being sick I called her in the house and told her Peggy I understand you deny to all the girls of being in the family way . I toll her that I did not believe the report I wished her to tell me the truth I told her I was Master of this place and likewise told her that I felt my duty bound me to make provision for her if it was the case her answer to me was that there was nothing of that kind the matter with her it was cold she caught & then observed that she had a sister in the same way and died at last & then observed that Warwick Gatewood had a negro woman last summer went in the same way said I Peggy I don't believe you her answer to me was Master if I am in that way I dont know it

ques by same

did you tell any of the other negrows about the house to watch this girl and attend to her so as to find out whether she was in that may or not

ans. I suspected her of being in that way and on that night of the day aforesaid I fixed up my warping bars and warped a web in order to keep the family awake to watch her I likewise told my mife to bring Black Polly in the kitchen to watch her I still found she complained of being sick it was a very wet knight I sent my black boy John for Mrs. Sharp a white woman in the neighborhood he returned and told me Mrs Sharp was not at home I then immediately sent him after Mrs Gay he returned and told me she was crippled and could not come on the next morning I saw the child dead when we went to bury it

at by Court

did you hear the child make any noise

Ans 1 did not

t by Defdt Vouncil

..hat was the cause of your suspecting her of being with child-

ans from her appearance and from it growing upon her

t by same

Did you ever see the child alive

ans I never did

at by Court

how far was the room where the girl was from your room

Ans

about ten or fifteen steps. and farther he sayeth naught.

Mary C. Poage being duly sworn saith

t by .. tty for Commonwealth

et the bar was delivered of a child on the 17th of December last

heing very unwell I visited her several times I at length told her I was willing to do snything I could for her if she would let be know what was the matter she said she did not believe I could do snything for her, I suppose about 10 oclock at might I paid her a visit in the room where she was I asked

her how she felt she said she was very bad but she had been as bad many a time before by herself and no person knew it. I at length asked her if she would drink some tea if I would go and make it for her she said she would try to drink it. I went into the house to make the tea and before my return Polly a Black girl sent for me on my return to her room I found her room door fastened in the inside I could not get it open I told her to open the door and let me in that I had the tea ready for her she told me to set her tea at the fire in the other room that she had gotten a little easier and did not want to be disturbed Said I Peggy I must see you drink this tea before I leave you she told me to please to give it to Polly (the black girl) to set to the fire and she would come out presently and drink it. I said Peggy that will not do your master charged me I must see you drink it before I leave you she then opened the door to get the tea. as soon as she opened the door I perceived what she had been about. Said I Peggy what in the name of goodness what have you been about here she answered nothing at all Madam said I Peggy you have had a child and you shive killed that child. She said no Madam I did not kill it I began to search for the child and found it in her bed wrap-up in the bed clothes I ssied her why she did not let me know her situation: She said her being a stranger she did not wish to put any person to eny trouble on the place.

at by atty for Commonwealth

Had she not always before that time denied being with child

Ata S. Dilley Va.

Pocahontas County

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Ans. Yes she did and said if we believed her to be that way that we would find ourselves deceived

ut. by same

did she not say that if she was in that way it should not do them any good or what did she say about it.

Ans. She said that if she was in that way is should not do any of us any good that it should not make any of us rich

ut by same

had you not every reason to believe that she was with child from her general appearance

Ans. I had every reason to believe she was, but denied it and said she had caught cold

t by same

was the child dead when you discovered it in the bed clothes

ans. It was.

at by Court

Did you see any marks of violence on the child

ans No I did not.

at by same

was the child wrapped up in the clothes so that it might have been smothered

ans. It was wrapped up in a quilt with its head covered but

not very heavy.

t by same

did she make any comfession that the child was hers.

ans. That was a question I never asked her, not having any doubt but that it was hers.

ut by Defdt Council

aid she make to you any acknowledgements that the child you found in the bed was hers.

ans. No she did not.

ut by same

Did you see her delivered of a child on the 17th of last mon-

ans. I did not see her delivered

at by same

did you see the prisoner at the bar murder or attempt to mur-

ans. I did not.

at by Court

her to know whether or not she had been delivered of a child.

I sas skilled snough to know that she had been delivered of

Pocahontas County

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t by Defdt Council did you ever pursue the profession of Midwifery

Ans. I did not but a person may have skill who has never made a profession.

t by same

was you ever in the family way yourself

ans. I was not but I have been with woman that was.

t by Court

was you ever with different women that was delivered of children.

Ans. Yes I was. And farther saith naught

Polly a Black girl was sworn and saith.

at by atty for Commonwealth

That do you know about Peggy the criminal having or being delivered of a child some time ago

ans. all that I know of it I went to the kitchen Master sent for me to go to the kitchen to mind her. She was in another room as I was in the big part of the kitchen I heard a child cry twice and I started to the house to bring histories and likewise I turned back and asked her if it was not a young shild cried ahe sold no it was not it was her oldest thild Caroline I teld her it deceived my cars mightily it was not a young shild she said it was not immediate.

manita S. Dille va. 47

Pocahontas County

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ly I sent to the house for my Listress to come in and when she came I told her what I had heard we wanted to get in the room where she was but she would not let us in for a considerable while we wanted to get in the room to give some tea She told us to set it by the fire in the big kitchen till she come out we told her that Master said we must see her drink the tea and we must not tell him a lie and then when she opened the door she began to cry told us to let her alone She opened the door and we asked what she had been about and she said nothing at all then when we went to search for the child we found it in the bed covered up and as I went in I catched the bed clothes and pulled them off Said I here is the baby and it is dead Days she there is not any here and as I went to get the child she jumped on top of it and I catched her and held her off till Mistress had it in her lap sitting do wn with it and I asked her what she denied it for & she said she did not know she was in that way then I told her that she always told me that she was not in that way, if she was it should never do them any good.

at by -tty for Commonwealth
do you think that you cannot be mistaken that it was a young baby that you heard ory twice

ans. No I am not mistakenin it.

at by some

when you went into the room where she was did you see her oldest

Pocahontas County

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child Caroline

Ans. Yes she was setting up in bed

at by same

1.

6.

have you not often heard Caroline cry

Ans. No she dont cry any at night of any notice

ut by same

have you not heard Caroline cry in the day time

ans. Yes she cries sometimes in the day time.

t by same

was the crying you heard in the room that night like the crying of Caroline

Ans. no sir.

t by Court

are you shure the child you heard cry was in the room where the dead child was found.

ans Yes sir

at by Defdt Council

Is there not a great deal of disputing and ill will between you and the prisoner at the bar

Ans. No sir there is not between me and her

did you never accuse the prisoner at the bar of being the

and TAGES

ans. No

t by same

who washed your husbands clothes for him

ans. I washed them without it was twice I believe Peggy

washed them

Qt by same

did the prisoner at the bar acknowledge that she was the mother of the child found.

Ans. Yes she confessed it was hers

ut by same

at what time did she acknowledge the child was hers

Ans. on Sunday morning after I went in and she said it was hers and she was sorry it was dead

at by same

what was the cause of her acknowledging it to you

the cause of her denying it when I asked her she daid she did not ment to trouble any of us at that time of the night

at by some

fell us your reason for waking her

Ans. Being the shild was found in the room I made ot my

t by same

Did the prisoner at the bar ever tell you that she had two children

ans. Yes sir the one she has now and the one that died.

t by the same

did you ever hear her acknowledge that she murdered ot attempted to murder her child.

Ans. No sir I did not. And farther she sayeth naught.

Lizza a black girl was sworn and saith

t by Atty for Commonwealth

4id you ever hear Peggy the criminal deny that she was with child & that if she was it should not do any of them any good

ans No sir I never did

t by same

what did you hear her say about it

ans. I heard her say that if she was in that way no person should ever see it

at by Court

do you stay in the same room or kitchen generally where she

THE NO BLY

it by -tty for Commonwealth where do you generally stay

Pocahontas County

Ans. In the House

at by Defdt Council

who always washes the clothes of Pollys husband George

ans. Polly always washed them until a few days before he went away

t by same

was there not a continual quarreling between Polly and Peggy the prisoner at the bar

ans. Not that I know of and farther she sayeth naught

Jes a Black Boy was sworn and saith

t by Atty for Commonwealth

that did reggy tell you when her Master called her in on

Caturday morning after she returned

asked me what did I think it was for and I told her I did not know what it was for well says she ill tell you what it was for he had me in the house asking me concerning me being siek she told him she was not. She said she told him there says nothing the matter only that she had caught cold in the she was in the family way but by God they would find to the business she said by God it should never do none of them

Pary C. Poages evidence continued

when you went into the room where Peggy the criminal was did when you went into the room where Peggy the criminal was did Polly the black girl that gave evidence hold Peggy or attempt to hold her off the bed when you made a search in the bed for the child

ans. When I went into the room she lept back sat down on the side of the bed When sat down Polly caught hold of her and pulled her off the bed and I found the child close by where she was sitting -- And farther she sayeth naught

whereupon the Court having heard the aforesaid evidence together with the argument of Council upon consideration whereof it is the opinion of the Court that the prisoner is not guilty of murder aforesaid - they being Divided in opinion & is accordingly acquited and discharged.

Ordered that this Court be, adjourned
John Bradshaw

Juanita S. Dilley Clover Lick, W. Va. Feb. 9, 1940

Chapter 4 Section 4 Questions 3

read and many words are not quite clear.)

(I Wish to make corrections in the slaves willed by Lantz
Lockridge that I sent in last week. Here is an account of all
his slaves. The one mentioned last week was my servant. "Famar"
instead of my servant farmer. These old wills are so hard to

1. Lantz Lockridge -

(To whom willed and appraised valuation)

To my wife my servant Famar (\$200.) provided she does not claim

dower in the land given my son James. Also during her lifetime my

servant John (\$600.) at her death to go to my son, James, so he

may take care of them in their old age.

To my son James - my servant Rebecca and her child Ellen and their future increase. Also my servants Anthony and London.

To my son Lantz - my servants Bill (\$1000.) and Matt (\$800.)
To my grand-daughter Elizabeth Hickman, my servant Susan (\$400.) and
her future increase.

To my grand-daughter Florence Lockridge, my servant Fannie (\$850) and her increase. In the appraisement is mentioned a child of Fannie born since the will, but not valued as their was no prospect of it living.

I have already given my daughter, Harriet Gross, Rebecca Seebert, and Ellen Slavens each a servant girl. To my grand-son Lantz Seebert, my servant Charles (550) To my grandson Lantz Hickman, my servant boy Sam (\$300.)

2. John Clask - his will -

are my black girl, Sally, my black boys Titus, Andy and be hired out for the term of 6 years then to be sold. sish Beard the first clerk of the county court had slaves, but I have no material on how many. But one morning to attend court at H untersville, he discovered fresh wolf signs. He hastened back, got his gun and dogs, sent Aaron a colored servant, who was also a skillful hunter and dead shot, to drive out the wolves. Several were killed, and the remainder of the pack driven away. Meanwhile court had met and adjourned owing to the absence of the clerk. Next morning, however, he was present and presented his excuse, saying court could meet most any time and it was not often one had so good a chance to kill wolves. He believed the people profited more, by his driving out the wolves than by holding court that day.

General Andrew Lewis, who held the oldest deed in Pocahontas, left to his son John Lewis, some slaves. This John Lewis moved to Tennessee. Somewhere along the road his slaves rebelled and murdered their master. From Poca Times

Jacob Warwick -

4.

Had a number of slaves, but I haven't been able to get much information about them.

At one time he went to Randolph County leaving his house in the hands of two negro servants, Sam and Greenbrier Ben. Ben was only about 12 years old. While Mr. Warwick was absent the Indians came and burned the cabin. Sam escaped to the woods and Ben hid in a hemp patch so near the cabin that when it was burned he could hardly keep still, his buckskin breeches were so hot. Ben watched

pick the chickens, leaving their tails and top-knots. He
iso saw them run the wagon into the fire and burn it. This was the
first wagon to cross the Alleghenies. Mrs. Loula Coyner, great great - great grand-daughter of Mr. Warwick told me that when this
wagon was brought in it was a great curiosity and all the boys
watched it closely to see if the rear wheels could ever catch up
with the front one. People all along the highway ran out to look.
The colored boy, Ben, always went with Mrs. Warwick as she rode
her black stallion out over their vast estate.

Israel Knight and Isaac Daughterty were two of these colored servants brought to Clover Lick by the Warwicks, their descendants still live here. When the Warwick slaves were set free, they still continued to work for their master and his children so long as they lived, and these slaves, as well as many other, wouldrather have gone on as slaves.

Most of the freed slaves of this county continued in the employment of their masters, or settled down near and established homes of their own. They did not present any great problem.

Viney Mountain and Caesar Mountain are named after the names of two colored slaves of the Englishman Mesingbird who lived long ago on the west end of Droop Mountain. He gave each of the slaves their freedom and a mountain apiece. Mesingbird, however, lived in Greenbrier County, but the mountains are a part of Droop Mountain rouge which is in Pocahontas.

William Sharp in his will .-

That my negro man Isaac, be not sold but live with my son Jacob during his natural life.

I give to my grandson, William M. Sharp my negro slave boy named Peter. This will was dated November 2, 1860 william Sharp Sr. a Revolutionary soldier, was an owner slaves. After he had become an old man, the slaves packed up and ran away. They were brought back. One of them was a gigantic and ran away. They were brought back. One of them was a gigantic and ran away. They were brought back. One of them was a gigantic and ran away. They were brought back. One of them was a gigantic and by the name of Sam. One day, while working about the barn, sam tried to kill Mr. Sharp with a fence rail, under the guise of letting it slip. The last slave owner, so far as I can learn, was the late William Sharp of near Fairview who died along about war time. He gave to his grand-son and name sake, william M. Sharp, this servant Peter. William M. was however, only a small boy at the time and the slave was freed.

Calvin Price tells me that his grandmother Margaret Pooge Price refused the slave willed her by her father William Pooge in 1827 also, refused to accept slaves left to him. Yet in 1861 they sent six sons into the confederate army.

In the court order book No. 3 during June 1836 I found:

A deed of emancipation from James Edmeston to his negro man slave,
William. It was acknowledged and recorded.

November 7, 1837

John McNeel this day produces a deed of emancipation whereby he emancipated his slave Elizah who was 43 years old.

(You will notice that many of the people of Pocahontas were beginning to set free or refuse the slaves willed them. And from what I can learn they were usually treated rather kindly.

But they sometimes had trouble with their slaves, too.

found where in 1838 there had been a trial over a negro man slave named Albert, property of the heirs of James Moffitt, for assult of George Woods.

Also where a negro slave woman had killed her new born paby and she had been indicted for murder.

This is all the information available about the slaves of Pocahontas Co.

Juanita S. Dilley Chapter 4 - Part b. 3 - Slaves

In the bill of sale for the above estate I find that Lewis was sold to Henry Harper for \$380.00.

Eliza and Harry to Thomas Galford for \$325.00

Mary to John Graham for \$100.00.

Bill to Jacob Lightner for \$450.00

Mariah, and David to Henry Hoover for \$295.00

Jefry to Henry Hoover for \$318.00.

The slave Bill bought by Jacob Lightner was later bought by his widow Elizabeth Lightner for \$325.00 and in her will, given to one of her daughters.

7. Appraisment of estate of James D: W. Ervine.

8. John McNeel of the Levels in his will:

To my wife Harriet for her own use and the use of our five children to raise, support, and educate, my two servants Nelly and Charles as long as she remain my widow, then if she marry again my executor to hire out my two servants until my children shall marry or need them.

Then in his appraisment I found:

Charles valued at \$500.00 Nelly " " 400.00

9. Jacob Gum in his will:

Defna and Delf, my black women, to be disposed of as my wife Patsy thinks proper: (I could find no record of them being sold)

10. Bill of sale of property of George E. Craig:

1 negro man named Preston - - - - - - \$300.00 Bob - - - - - - - 575.00 woman Charlotte - - - - - 125.00 girl Eveline - -- - - 225.00

11. Margaret Price - in her will:

My black man Perry to be sold and my son James A. Price to have the benefit of the money arising therefrom for 6 years without interest, then to be divided

quanita S. Dilley Chapter 4 - Part b. 3 - Slaves

equally among my son James A. Price, my daughter Madora L. B. Hamilton and Virginia M. Kelley's heirs.

- 12. Elizabeth Lightner in her will:
 - I bequeath to my daughters Mary C. and AliceP. all of my slaves, to wit:
 William, Mary, Charles, Stuart, Margaret, Walton, Brown, Eliza and Susan.
 The future increase of the female slaves to be equally divided between my said daughters.
- 13. Joseph Hannah in his will:

To my wife, Elizabeth my two black girls Margaret and Sarah her lifetime.

Then Margaret also Sarah to be forced to live with which ever of my children they shall choose to live with, and their future increase to be divided equally among my children.

14. From Sale bill of estate of Henry M. Moffett. Nov. 7, 1851.

l negro man Charles - - - - - \$1,150.00 l " " Henry - - - - - 1,150.00

woman Fanny and her 3 children to Dr. John Lewis for \$1,199.00

15. Appraisment of estate of Thomas Gammon

l negro man Richard - - - - \$ 900.00

l " woman Catherine - - - - 700.00

l " " Nelly - - - - - 500.00

l " " Harriet - - - - 600.00

l " girl Sarah - - - - - 600.00

l " " Cyntha - - - - 500.00

l " " Susan - - - - 500.00

l " boy Herman - - - - 400.00

4400.00

16. Martin Dilley - his will:

To my wife during her life my slaves Elky and at her death to go to my son, Andrew. If within the time allowed by law for emancipated slaves to leave the commonwealth of Virginia, my slave Lizzy elects to be free, I hereby set free the said Lizzy. If she fails to leave within the time allowed by law I will the said Lizzy to my son, Andrew. *Martin Dilley was always very lemient toward his slaves. For many years on public occasions at

enita S. Dilley hapter 4 - Part b. 3 - Slaves

Huntersville. "Dilleys George" was usually the most conspicuous figures in the crowd as the vinder of ginger cakes, apples, and cider. He would be dressed fine as a preacher, very dignified in his manner and would count the cakes and deal out the cider as if it made no difference whether you wanted them or not. These articles vended were the admiration of the whole county, and the presaic old colored man found it remunerative.

* History of Poca - Price.

and Ellen.

- 17. Adam Arbogast- his will:

 That my black woman Polly and my black boy Wesley both be set free after my decease.
- 18. Lanty Lockridge his will: I give to my wife my servant farmer provided she does not claim dower in the land given my son. At her death to go to my son James. (While Mr. Lockridge does not call him a colored servant, yet I think he was else he could not have willed him as personal property:)
- 19. Peter Lightner his will 1849: I will that my three negro slaves now in the possession of my daughter Phebe Cleek and her husband John Cleek remain theirs during their life time and after their death to be divided among her several children. The negroes are maded John, Pete

In the inventory of his personal property, I found listed:

1 black boy Andrew valued at \$600.00.

I will to my two sons Henry Washington McNeel and William S. McNeel my black woman Pegry and her two children George and Aggy, and her increase forever. I desire that which ever of the three negro men Nathan, Major or Martin, shall fall to my sons, Henry and William according to my husband's last will, shall be set free when they are 21. I also will to my black man, Nathan one yearling colt to be given him out of those I may have at my decease, as said Nathan has always been a good and faithful servant to me.